

Washington, Saturday, January 8, 1938

WAR DEPARTMENT.

MODIFICATION OF REGULATIONS GOVERNING OPERATION OF DRAWBRIDGE OWNED AND OPERATED BY THE BOARD OF SUPERVISORS OF ALAMEDA COUNTY, CALIFORNIA, ACROSS SAN LEANDRO BAY, BETWEEN ALAMEDA AND BAY FARM ISLAND

THE LAW

[Here follows, in the original document, the text of Section 5 of the River and Harbor Act of August 18, 1894 (28 Stat. 362), which may be found at 2 F. R. 2813 (DI).]

THE REGULATIONS

The rules and regulations governing the operation of the drawbridges crossing all navigable waters of the United States within the State of California, prescribed by the Secretary of War on the date of March 4, 1936, are hereby modified as follows:

1. Between the hours of 9 p. m. and 5 a. m. throughout the year the drawbridge across San Leandro Bay between Alameda and Bay Farm Island, owned and operated by the Board of Supervisors of Alameda County need not be opened for the passage of water craft.

A copy of these regulations shall be conspicuously posted on both the upstream and downstream sides of the bridge in a manner so that it can be easily read at any time.

Approved, December 28, 1937,

[SEAL]

HARRY H. WOODRING, Secretary of War.

E. T. CONLEY,

Major General,

The Adjustant General.

[F. R. Doc. 38-56; Filed, January 7, 1938; 10:18 a. m.]

SPECIAL REGULATIONS TO GOVERN OPENING OF DRAWERIDGE OF THE NORTHWESTERN PACIFIC RAILROAD COMPANY ACROSS SONOMA CREEK AT WINGO, CALIFORNIA

Supplemental to Rules and Regulations to Govern the Operation of the Drawbridges Crossing all Navigable Waterways of the United States Within the State of California

THE LAW

[Here follows, in the original document, the text of Section 5 of the River and Harbor Act of August 18, 1894 (28 Stat. 362), which may be found at 2 F. R. 2813 (DI).]

THE REGULATIONS

In pursuance of the foregoing law, the following special regulations are prescribed to govern the opening of the draw-

bridge of the Northwestern Pacific Railroad Company across Sonoma Creek at Wingo, California:

 The owner of or agency controlling the bridge will not be required to keep a draw tender in constant attendance at the above-named bridge.

2. Whenever a vessel unable to pass under the closed bridge desires to pass through the draw, at least 24 hours' advance notice of the time the opening is required shall be given to the authorized representative of the owner or agency controlling the bridge.

3. Upon receipt of such notice, the authorized representative of the owner of or agency controlling the bridge, in compliance therewith, shall arrange for the prompt opening of the draw at the time specified in the notice for the passage of the vessel.

4. The owner of or agency controlling the bridge shall keep conspicuously posted on both the upstream and downstream sides of the bridge, in a manner that it can be easily read at any time, a copy of these regulations, together with a notice stating exactly how the representative specified in paragraph 2 may be reached.

5. The operating machinery of the draw shall be maintained in a serviceable condition and the draw opened and closed at least once each quarter to make certain that the machinery is in proper order for satisfactory operation.

These special regulations shall be in force on and after the date of approval hereof.

Approved, December 28, 1937.

[SEAL]

HARRY H. WOODRING, Secretary of War.

E. T. CONLEY,
Major General,
The Adjutant General.

[F. R. Doc. 38-57; Filed, January 7, 1938; 10:18 a. m.]

DEPARTMENT OF THE INTERIOR.

General Land Office.

AIR NAVIGATION SITE WITHDRAWAL NO. 116-WYOMING

DECEMBER 27, 1937.

It appearing that the following-described tract of public land in Wyoming is necessary for the purpose, it is ordered, under and pursuant to the provisions of section seven of the act of June 28, 1934 (48 Stat. 1269), as amended by the act of June 26, 1936 (49 Stat. 1976), and section four of the act of May 24, 1928 (45 Stat. 728), that such land be, and it is hereby, withdrawn from all forms of appropriation under the public-land laws, subject to valid existing rights, for use by the Department of Commerce in the maintenance of air navigation facilities:

T. 21 N., R. 86 W., 6th P. M., sec. 10, SW1/4, 160 acres.



Published by the Division of the Federal Register, The National Archives, pursuant to the authority contained in the Federal Register Act, approved July 26, 1935 (49 Stat. L. 500), under regulations prescribed by the Administrative Committee, with the approval of the President.

The Administrative Committee consists of the Archivist or Acting Archivist, an officer of the Department of Justice designated by the Attorney General, and the Public Printer or Acting Public Printer.

The daily issue of the Federal Register will be furnished by mall to subscribers, free of postage, for \$1 per month or \$10 per year; payable in advance. Remit by money order payable to Superintendent of Documents, Government Printing Office, Washington, D. C.

Correspondence concerning the publication of the Federal Register should be addressed to the Director, Division of the Federal Register, The National Archives, Washington, D. C.

TABLE OF CONTENTS

Department of the Interior:	- 11
General Land Office:	Page
Wyoming, air navigation site withdrawal	41
National Bituminous Coal Commission:	
Notice of hearings in the matter of:	
Boone County Coal Corp	43
Butler Consolidated Coal Co. (Marten A. Relber,	1755
Receiver)	44
Pittsburgh Coal Co	43
Pittsburgh Terminal Coal Corp	43
Powhatan Mining Co	43
Union Collieries Co	44
Order empowering all district boards to take sam-	
ples of coals produced at mines of code mem-	1924
bers for analysis	45
Order rescinding order temporarily revising sched-	1000
ule of prices, District No. 8	44
Temporary orders in the matter of:	
Bituminous Coal Producers Board for District	71.44
No. 16	44
Providence Gas Co. (petition of Consumers'	- 20
Counsel in behalf of)	42
Sahara Coal Co	43
National Park Service:	
Rules and regulations amended—Feeding, etc., of	AF
bears	45
Federal Power Commission:	
Order continuing date of hearing, application of:	1000
Wisconsin Public Service Corp	45
Interstate Commerce Commission:	
Regulations to govern destruction of records of steam	
roads, Issue of 1914, amendment	45
Social Security Board:	
Certification of State unemployment compensation	
laws to the Secretary of the Treasury (corrected	
print)	48
War Department:	
Regulations governing drawbridges:	
San Leandro Bay, between Alameda and Bay Farm	
Island, Calif	41
Sonoma Creek at Wingo, Calif	41
DOMONIA OLOGE MY TEMONY CHIMANATAN	- 200

And it is further ordered that departmental order of October 31, 1936, establishing Wyoming Grazing District No. 3, under the above-mentioned act of June 28, 1934, as amended, be, and it is hereby, modified in so far as it affects the herein-described tract and made subject to the withdrawal made by this order.

OSCAR L. CHAPMAN, Assistant Secretary.

[F. R. Doc. 38-55; Filed, January 7, 1938; 10:18 a. m.]

National Bituminous Coal Commission.

[Docket No. 131-FD]

IN THE MATTER OF PETITION OF CONSUMER'S COUNSEL IN BEHALF OF PROVIDENCE GAS COMPANY

TEMPORARY ORDER

John Carson, as Consumers' Counsel, for and on behalf of the Providence Gas Company, Providence, Rhode Island, having on the 22nd day of December, 1937, filed a petition with the National Bituminous Coal Commission, pursuant to the provisions of Section 4, Part II (d) of the Act, alleging dissatisfaction with certain of the minimum prices established for coals of Code Members produced within District No. 7, and praying for immediate and temporary relief as therein set forth by preliminary or temporary order pending final disposition of such petition, and it appearing to the Commission that petitioner has made reasonable showing of necessity for the granting of the temporary relief prayed for therein,

Now, therefore, the National Bituminous Coal Commission pursuant to the provisions of subsection (d) of Part II of Section 4 of the Bituminous Coal Act of 1937 hereby orders:

(1) That pending final disposition of the aforesaid petition, and/or until further order of the Commission, the Schedules of Minimum Prices for coals of Code Members produced within District No. 7, and any and all supplements thereto, established for said district, be and the same hereby are modified and revised to contain the following provision as if the same were fully set forth therein:

"Low volatile coals sold and used for by-product purposes moving through tidewater for delivery and consumption at Providence, Rhode Island (within Market Area No. 1), shall take a minimum price of \$2.00 per net ton f. o. b. mine."

(2) That except as herein temporarily revised, the minimum price schedules and supplements thereto, established for District No. 7, shall remain in full force and effect.

(3) That the aforesaid petition is hereby set for hearing before the Commission in the Hearing Room of the National Bituminous Coal Commission at Washington, D. C., on the 17th day of January, 1938, at 10 o'clock a. m. at which time and place all interested parties will be afforded an opportunity to be heard.

(4) That the Secretary of the Commission shall forthwith mail copies of this order to the Consumers' Counsel, the Secretaries of the Bituminous Coal Producers Boards, to Code Members within District No. 7, and to the Providence Gas Company; shall cause a copy of this order to be made available for inspection by all interested parties at the office of the Secretary of the Commission and with all Statistical Bureaus of the Commission, and shall cause a copy of this order to be published in the Federal Register.

By Order of the Commission:

Dated this 6th day of January, 1938.

[EAL] F. W. McCullough, Secretary.

[F. R. Doc. 38-70; Filed, January 7, 1938; 12:26 p. m.]

¹¹ F.R. 1719. 22 F.R. 3032 (DI).

[Docket No. 132-FD]

IN THE MATTER OF SAHARA COAL COMPANY

TEMPORARY ORDER

The Sahara Coal Company having filed with the Commission a petition alleging dissatisfaction with certain of the minimum prices of coals of Code Members produced within District No. 10 as set forth in Supplement No. 1 to Price Schedule No. 1-District No. 10, determined and established by the Commission by its Order No. 133,' and praying for immediate and temporary relief as therein set forth by preliminary or temporary order pending final disposition of such petition, and this matter having been heard on the 27th day of December, 1937, and it appearing to the Commission that the petitioner has made reasonable showing of the necessity for granting of a temporary order:

Now, therefore, it is hereby ordered:

1. That pending final disposition of the aforesaid petition, and/or until further order of the Commission, that Supplement No. 1 to Price Schedule No. 1-District No. 10, of the schedule of minimum prices for coals of Code Members produced within District No. 10, be and the same is temporarily revised and amended by adding thereto base size Group 34" x 4 mesh, untreated, to Size Group No. 8 on page 4 of Supplement No. 1 to Price Schedule No. 1-District No. 10, and that this base group 3/4" x 4 mesh, untreated, may be sold at a price 20 cents per net ton lower than the price established for the No. 8 A size.

2. That except as herein temporarily revised, the minimum price schedules and supplements thereto, established for District No. 10, shall remain in full force and effect.

3. That a hearing on said petition will be noticed on further

order of the Commission.

4. That the Secretary of the Commission shall forthwith mail copies of this order to the Consumers' Counsel, to the Secretaries of the Bituminous Coal Producers' Boards, to the petitioner and to the Code Members within District No. 10: shall cause a copy of this order to be made available for inspection by all interested parties at the office of the Secretary of the Commission and at all Statistical Bureaus of the Commission, and shall cause to be published a copy of this order in the FEDERAL REGISTER.

By order of the Commission.

Dated this 5th day of January, 1938.

[SEAL]

F. WITCHER McCullough, Secretary.

[F. R. Doc. 38-61; Filed, January 7, 1938; 12:24 p. m.]

[Docket No. 134-FD]

IN THE MATTER OF BOONE COUNTY COAL CORPORATION NOTICE OF HEARING

A petition having been filed with this Commission by Boone County Coal Corporation, pursuant to Section 4-II (d) of the Bituminous Coal Act of 1937, alleging dissatisfaction with certain minimum prices of coals produced by Boone County Coal Corporation, described in the Schedule of Minimum Prices for Coals of Code Members Produced within District No. 8,2 the above entitled proceeding is assigned for hearing on January 13, 1938, at 10:00 A. M. at the Hearing Room of the Commission at Walker Building, Washington, D. C., when opportunity will be afforded interested parties to be heard.

A copy of the aforesaid petition is on file and available for inspection by interested parties at the office of the Secretary of the Commission; at each of the Statistical Bureaus of the Commission; and at the office of each District Board, as provided by Commission's Order No. 111.

By the Commission.

January 6, 1938.

[SEAL]

F. WITCHER McCullough, Secretary.

[F. R. Doc. 38-65; Filed; January 7, 1938; 12:25 p. m.]

[Docket No. 135-FD]

IN THE MATTER OF THE POWHATAN MINING COMPANY

NOTICE OF HEARING

A petition having been filed with this Commission by The Powhatan Mining Company, pursuant to Section 4-II (d) of the Bituminous Coal Act of 1937, alleging dissatisfaction with certain minimum prices of coals produced by The Powhatan Mining Company, described in the Schedule of Minimum Prices for Coals of Code Members Produced within District No. 4,1 the above entitled proceeding is assigned for hearing on January 12, 1938, at 10:00 A. M. at the Hearing Room of the Commission at the Walker Building, Washington, D. C., where opportunity will be afforded interested parties to be heard.

A copy of the aforesaid petition is on file and available for inspection by interested parties at the office of the Secretary of the Commission; at each of the Statistical Bureaus of the Commission; and at the office of each District Board, as provided by Commission's Order No. 111.

By the Commission.

January 5, 1938.

[SEAL]

F. WITCHER McCullough, Secretary.

[F. R. Doc. 38-64; Filed, January 7, 1938; 12:25 p. m.]

[Docket No. 137-FD]

IN THE MATTER OF PITTSBURGH TERMINAL COAL CORPORATION

NOTICE OF HEARING

A petition having been filed with this Commission by Pittsburgh Terminal Coal Corporation, pursuant to Section 4-II (d) of the Bituminous Coal Act of 1937, alleging dissatisfaction with certain minimum prices of coals produced by Pittsburgh Terminal Coal Corporation, described in the Schedule of Minimum Prices for Coals of Code Members Produced within District No. 2, the above entitled proceeding is assigned for hearing on January 12, 1938, at 10:00 A. M. at the Hearing Room of the Commission at the Walker Building, Washington, D. C., when opportunity will be afforded interested parties to be heard.

A copy of the aforesaid petition is on file and available for inspection by interested parties at the office of the Secretary of the Commission; at each of the Statistical Bureaus of the Commission; and at the office of each District Board, as provided by Commission's Order No. 111.

By the Commission.

January 5, 1938.

F. WITCHER McCullough, Secretary.

[F. R. Doc. 38-67; Filed, January 7, 1938; 12:26 p. m.]

[Docket No. 138-FD]

IN THE MATTER OF PITTSBURGH COAL COMPANY

NOTICE OF HEARING

A petition having been filed with this Commission by Pittsburgh Coal Company, pursuant to Section 4-II (d) of the Bituminous Coal Act of 1937, alleging dissatisfaction with certain minimum prices of coals produced by Pittsburgh Coal Company, described in the Schedule of Minimum Prices for Coals of Code Members Produced within District No. 2, the above entitled proceeding is assigned for hearing on January 12, 1938, at 10:00 A. M. at the Hearing Room of the Commission at the Walker Building, Washington, D. C., when opportunity will be afforded interested parties

A copy of the aforesaid petition is on file and available for inspection by interested parties at the office of the Secretary of the Commission; at each of the Statistical Bureaus

¹² F.R. 3260 (DI). 22 F.R. 3040 (DI). 22 F.R. 3186 (DI).

¹² F. R. 3022 (DI). 22 F. R. 3186 (DI). 22 F. R. 3010 (DI).

of the Commission; and at the office of each District Board, as provided by Commission's Order No. 111.1

By the Commission. January 5, 1938.

INEAL L

F. WITCHER McCullough, Secretary.

[F. R. Doc. 38-63; Filed, January 7, 1938; 12:24 p. m.]

[Docket No. 141-FD]

IN THE MATTER OF UNION COLLIERIES COMPANY

NOTICE OF HEARING

A petition having been filed with this Commission by Union Collieries Company, pursuant to Section 4-II (d) of the Bituminous Coal Act of 1937, alleging dissatisfaction with certain minimum prices of coals produced by Union Collieries Company, described in the Schedule of Minimum Prices for Coals of Code Members Produced within District No. 2,1 the above entitled proceeding is assigned for hearing on January 12, 1938, at 10:00 A. M. at the Hearing Room of the Commission at the Walker Building, Washington, D. C., when opportunity will be afforded interested parties to be heard.

A copy of the aforesaid petition is on file and available for inspection by interested parties at the office of the Secretary of the Commission; at each of the Statistical Bureaus of the Commission; and at the office of each District Board, as provided by Commission's Order No. 111.

By the Commission, January 5, 1938.

[SEAL]

F. WITCHER McCullough, Secretary.

[F. R. Doc. 38-66; Filed, January 7, 1938; 12:25 p. m.]

[Docket No. 142-FD]

IN THE MATTER OF MARTEN A. REIBER, RECEIVER, BUTLER CON-SOLIDATED COAL COMPANY

NOTICE OF HEARING

A petition having been filed with this Commission by Marten A. Reiber, Receiver, Butler Consolidated Coal Company, pursuant to Section 4-II (d) of the Bituminous Coal Act of 1937, alleging dissatisfaction with certain minimum prices of coals produced by Marten A. Reiber, Receiver, Butler Consolidated Coal Company, described in the Schedule of Minimum Prices for Coals of Code Members Produced within District No. 2,3 the above entitled proceeding is assigned for hearing on January 12, 1938, at 10:00 A. M. at the Hearing Room of the Commission at the Walker Building, Washington, D. C., when opportunity will be afforded interested parties to be heard.

A copy of the aforesaid petition is on file and available for inspection by interested parties at the office of the Secretary of the Commission; at each of the Statistical Bureaus of the Commission; and at the office of each District Board, as provided by Commission's Order No. 111.1

By the Commission.

January 5, 1938.

[SEAL]

F. WITCHER McCullough, Secretary.

[F. R. Doc. 38-60; Filed, January 7, 1938; 12:24 p. m.]

[Docket No. 143-FD]

IN THE MATTER OF BITUMINOUS COAL PRODUCERS BOARD FOR DISTRICT No. 16

TEMPORARY ORDER

The Bituminous Coal Producers Board for District No. 16, having on the 4th day of January, 1938, filed a petition with the National Bituminous Coal Commission pursuant to the provisions of Section 4, Part II (d) of the Act alleging dissatisfaction with certain of the minimum prices established for coals of code members within District No. 16 ' and praying for immediate and temporary relief as therein set forth by preliminary or temporary order pending final disposition of such petition, and it appearing to the Commission that petitioner having made reasonable showing of the necessity for the granting of the temporary relief prayed for therein,

Now, therefore, the National Bituminous Coal Commission pursuant to the provisions of sub-section (d) of Part II of Section 4 of the Bituminous Coal Act of 1937 hereby orders:

1. That pending final disposition of the aforesaid petition, and/or until further order of the Commission the Schedule of Minimum Prices for coals of Code Members produced within District No. 16, be and the same hereby is modified and revised to contain the following provisions as if the same were fully set forth therein:

'In the case of coals sold for Railroad Locomotive fuel, the Minimum Prices shall be as follows: Lump or Egg, \$2.57 per ton; Mine Run, \$2.20 per ton."

- 2. That except as herein temporarily revised, the Minimum Price Schedule established for coals of code members produced within District No. 16, shall remain in full force and
- 3. That the Secretary of the Commission shall forthwith mail copies of this Order to the Consumers' Counsel; the secretaries of the Bituminous Coal Producers Boards for the districts within Minimum Price Area No. 6 and to code members within District No. 16; shall cause a copy of this order to be made available for inspection by all interested parties at the office of the Secretary of the Commission and at all Statistical Bureaus of the Commission, and shall cause a copy of this Order to be published in the FEDERAL REGISTER.

By order of the Commission.

Dated this 5th day of January, 1938.

F. WITCHER McCullough, Secretary.

[F. R. Doc. 38-69; Filed, January 7, 1938; 12:26 p. m.]

[Order No. 177]

AN ORDER RESCINDING ORDER NO. 169 ENTITLED "AN ORDER TEMPORARILY REVISING THE SCHEDULE OF PRICES ESTAB-LISHED FOR DISTRICT NO. 8, IN SO FAR AS THE SAME RELATE TO COALS USING NEW RIVER POCAHONTAS GROUP FREIGHT RATES AS BASE INTO MARKET AREAS 40, 41 AND 42"

Pursuant to act of Congress entitled "An Act to regulate interstate commerce in bituminous coal, and for other purposes" (Public, No. 48, 75th Cong., 1st sess.), known as the Bituminous Coal Act of 1937, the National Bituminous Coal Commission hereby orders:

1. That Order No. 169 of the Commission,' entered on December 22, 1937, and entitled "An Order temporarily revising the schedule of prices established for District No. 8,3 in so far as the same relate to coal using the New River Pocahontas Group freight rates as base into Market Areas 40, 41 and 42", and providing that "Code member mines in District No. 8 having freight rates in excess of the New River Pocahontas Group rates may absorb the exact amount of the differential not exceeding 35¢ per ton into Market Areas 40, 41 and 42. The foregoing provision shall supersede any other provision contained herein to the contrary notwithstanding", be and the same is hereby rescinded.

2. That the minimum prices established for coals of code members within District No. 8, by Order No. 96 as modified by Orders Nos. 132, 157 and 164, shall remain in full force

3. That the Secretary shall forthwith mail copies of this Order to the Consumers' Counsel; the secretaries of the Bi-

¹² F. R. 3186 (DI). 22 F. R. 3010 (DI).

¹² F.R. 3342 (DI). 22 F.R. 3424 (DI). 12 F.R. 3040 (DI).

² F. R. 3040, 3281, 3382, 3388 (DI).

tuminous Coal Producer's Board for the districts within Minimum Price Area One; to code members within District No. 8; shall cause copies of this order to be made available for inspection by all interested parties at the Secretary's office of the Commission and at all Statistical Bureaus of the Commission; and shall cause a copy of this order to be published in the Federal Register.

By order of the Commission.

Dated this 5th day of January, 1938.

[SEAL]

F. WITCHER McCullough, Secretary.

[F. R. Doc. 38-68; Filed, January 7, 1938; 12:26 p. m.]

[Order No. 178]

AN ORDER EMPOWERING ALL DISTRICT BOARDS TO TAKE SAM-PLES OF COALS PRODUCED AT MINES OF CODE MEMBERS FOR THE PURPOSE OF SECURING ANALYSES OF SUCH SAMPLES

Pursuant to act of Congress entitled "An Act to regulate interstate commerce in bituminous coal, and for other purposes" (Public No. 48, 75th Cong., 1st sess.), known as the Bituminous Coal Act of 1937, the National Bituminous Coal Commission orders and directs as follows:

For the purpose of proposing initial classification or reclassification of coals produced at the mines of Code Members within the several districts, all District Boards are hereby authorized to take through duly accredited representatives, samples of coal produced at the mines of Code Members within their respective Districts and secure analyses of such samples in accordance with the provisions of and in the manner provided by subsections 3, 4 and 5 of Section E of Order No. 38 of the Commission.

The Secretary of the Commission shall forthwith mail copies of this Order to the Consumers' Counsel, to the Secretaries of all District Boards and to all Code Members within the respective Districts.

By order of the Commission.

Dated this 6th day of January, 1938.

[SEAL]

F. WITCHER McCullough, Secretary.

[F. R. Doc. 38-62; Piled, January 7, 1938; 12:24 p. m.]

National Park Service.

RULES AND REGULATIONS AMENDED

FEEDING, ETC., OF BEARS

Pursuant to the authority granted to the Secretary of the Interior by section 3 of the Act of August 25, 1916 (39 Stat. 535), as amended, regulation No. 24 of the National Park Service Rules and Regulations approved June 18, 1936 (1 F. R. 672, 676), is hereby amended so as to read as follows:

"The feeding, touching, teasing, or molesting of bears is prohibited."

Approved, December 22, 1937.

[SEAL]

HAROLD L. ICKES, Secretary of the Interior.

[F. R. Doc. 38-54; Filed, January 7, 1938; 10:18 a. m]

FEDERAL POWER COMMISSION.

Commissioners: Clyde L. Seavey, Acting Chairman; Claude L. Draper, Basil Manly.

[Docket No. DI-134]

APPLICATION OF WISCONSIN PUBLIC SERVICE CORPORATION
ORDER CONTINUING DATE OF HEARING

JANUARY 6, 1938.

Upon application of Adolph Kanneberg of counsel for Orland S. Loomis, Attorney General of the State of Wis-

12 F. R. 1688 (DI),

consin, made by telegram dated January 5, 1938, for a continuance of the hearing now set for January 10, 1938, in the matter of the Declaration of Intention filed May 27, 1937, by the Wisconsin Public Service Corporation of Milwaukee, Wisconsin, and for good cause shown;

The Commission orders:

That the hearing of said matter be and is hereby continued to February 10, 1938, at 10 a.m. in the Commission's hearing room in the Hurley-Wright Building, 1800 Pennsylvania Avenue NW., Washington, D. C.

By the Commission.

[SEAL]

LEON M. FUQUAY, Secretary.

[F. R. Doc. 38-58; Filed, January 7, 1938; 10:55 a. m.]

INTERSTATE COMMERCE COMMISSION.

At a Session of the Interstate Commerce Commission, Division 4, held at its office in Washington, D. C., on the 28th day of December, A. D. 1937.

ORDER IN THE MATTER OF REGULATIONS TO GOVERN THE DE-STRUCTION OF RECORDS OF STEAM ROADS, ISSUE OF 1914

It is ordered. That the Regulations to Govern the Destruction of Records of Steam Roads, Issue of 1914, be and the same are hereby amended as follows:

DESCRIPTION OF ACCOUNTS; PERIOD TO BE RETAINED

- 14. Contracts and agreements:
- (b) Contracts, leases, and agreements, except those provided for in item 184 (Permanently).
- 32. Unsettled waybills:
- (a) Record of unsettled waybills, waybills in suspense, etc.
- (b) Tracers and supporting papers concerning unsettled freight waybills (1 year after disposition until receipt of settlement).
- 50. Distribution of labor expenditures:

Journals, ledgers, or other records showing the detailed distribution of labor expenditures charged to all accounts, including memoranda and memorandum recapitulation sheets (5 years).

- 51. Pay-roll records:
- (b) Applications and authorities for changes in payrolls (4 years).
- (e) Receipted pay checks, receipted time tickets, certificates issued for wages, discharge tickets, and other evidences of payments for services rendered by employees (5 years). (See items 19e, g.)

(g) Comparative or analytical statements of pay rolls (Optional).

54. Distribution of expenditures for material and supplies:

Journals, ledgers, or other records and memoranda showing the detailed distribution of expenditures for materials and supplies chargeable to all accounts, including memorandum recapitulation sheets (5 years).

- 55. Vouchers:
- (a) Register of audited vouchers and indexes thereto (15 years).
- (c) Paid and canceled vouchers, audit office copies of vouchers, and supporting papers (15 years).
- 56. Bills collectible:
- (a) Register of bills collectible (or accounts receivable bills) and indexes thereto (15 years).
- (b) Audit office copies of bills issued for collection, and supporting papers which do not accompany the original bills (5 years).

¹² F. R. 2142, 3207(DI).

57. Road and equipment records:

(d) Records, reports, statements, and memoranda showing the details of all debits and credits on account of the cost of road and equipment property, such as labor and material distribution sheets, copies of individuals' and companies' bills, time books, time tickets, work orders, job tickets, check rolls, material requisitions, and similar records if full details are transcribed into records covered by items (a) to (c) above (3 years).

(e) Records, reports, statements, and memoranda showing the details of all debits and credits on account of the cost of road and equipment property, such as labor and material distribution sheets, copies of individuals' and companies' bills, time books, time tickets, work orders, job tickets, check rolls, material requisitions, and similar records if full details are not transcribed into records covered by items (a) to (c) above (15 years).

58. Special authorities for expenditures:

(b) Detail records and memoranda used in preparation of estimates, if summarized in records covered by item (a) above (Optional).

90. Tariffs and other rate authorities:

(a) Tariffs, classifications, division sheets, and circulars in which the carriers are interested relative to the transportation of persons or property, in the general files of the traffic or other department in which the complete official file is maintained (4 years after expiration or cancellation).

(c) Applications for and file copies of special-rate orders authorizing the sale of passenger fare tickets at

reduced rates (3 years).

(e) Written requests on carrier from persons and companies for quotations of rates and copies of carrier's quotations (Optional).

(f) Copies of concurrences filed with the Interstate Commerce Commission and with other regulating bodies (2 years after cancellation).

(g) Authorities for the transportation of property, free or at reduced rates, and supporting papers (4 years).

(h) Correspondence and working papers in connection with the making of rates and compilation of tariffs, classifications, division sheets, and circulars affecting the transportation of persons or property (4 years after cancellation of tariff, etc.).

94. Ticket records:

(b) Record of ticket stock received, issued, and destroyed (3 years).

95. Baggage check records:

(b) Record of baggage, parcel and storage checks received, (distributed and destroyed) (3 years).

96. Tickets and checks:

(d) Used caretakers' tickets (3 years).

(h) Redeemed tickets, redeemed mileage and scrip book covers, and redeemed credentials (6 months).

110. Material ledgers:

(a) Records of material and supplies on hand (10 years).

111. Purchases and sales:

(a) Copies of orders for the purchase of materials and supplies (3 years).

(b) Invoices for materials and supplies purchased whether attached to vouchers or filed separately (see item 55c) and records or reports of such invoices (15 years).

(e) Contracts for the purchase or sale of materials and supplies (6 years).

Freight bills covering charges on materials and supplies (6 years).

113. Materials and supplies received:

(a) Records or reports of materials and supplies received by carriers (15 years).

(b) Records of inspecting and testing materials and

supplies (1 year).

(c) Records of materials and supplies released and returned to stock (3 years).

114. Materials and supplies issued:

- (a) Records and reports of material and supplies issued(6 years).
- (b) Records and reports of materials and supplies transferred from one department or division to another (3 years).
- (c) Requisitions and receipts for materials and supplies issued (1 year).

116. Manufactured stock:

(b) Records and reports of manufactured stock (6 years).

117. Oil and waste reports and records, except requisitions covered by item 114c (2 years).

118. Company fuel:

(a) Detailed record of fuel purchased (15 years).

(b) Reports and record of fuel delivered to coaling

stations (3 years).

(f) Reports and records showing the detailed distribution of expenditures for fuel chargeable to all accounts, including coaling station balance sheets (10 years).

168. Locomotive mileage:

(a) Records of movement of locomotives (3 years).

171. Passes and free tickets:

(a) Copies of orders on print-houses for pass stock (3 years).

(b) Records of pass stock received, distributed, and destroyed (3 years).

(c) Requests for passes; copies or stubs of requests for passes; and receipts for passes (3 years).

(d) Records of passes issued (3 years).

(e) Records of passes received from other carriers (3 years).

(f) Stubs of trip passes (3 years),

(g) Pass identification slips (See item 172f) (2 years).

(i) Trip and telegraphic passes collected (2 years).(j) Free passenger fare tickets collected (2 years).

(f) Free passenger fare tickets collected (2 years).

(m) Records of free passenger fare tickets issued (3 years).

(n) Conductors' reports of passes collected or honored (2 years). (See item 172e)

172. Conductors' passenger and freight and dining car reports:

(b) Reports of cash collections, if not transcribed to records covered by item 35 (3 years).

(d) Reports of passengers carried, or of tickets, mileage coupons, etc. collected or honored (2 years).

(e) Reports of passes honored or collected (2 years). (See item 171n)

(f) Pass identification slips (2 years). (See item 171g)

(h) Reports of passengers handled in sleeping and parlor cars (2 years).

(k) Conductors' monthly balance sheets and supporting papers (4 years).

179. Property protection:

Reports and records in connection with the prevention of loss and damage to freight shipments (3 years).

180. Freight records:

(a) Agents' records or registers of waybills made and received (5 years).

(b) Agents' records of adjustments on freight waybills (5 years).

(c) Transfer records of freight received from and delivered to connecting carriers (5 years).

(d) Records of and receipts for delivery of freight to consignees and connecting carriers (5 years).

(e) Orders from consignees for delivery of freight (3 years)

(g) Orders for the reconsignment of freight (3 years).

181. Freight reports:

(c) Passing reports at junction points of through waybills forwarded to and received from connecting carriers (1 year)

(e) Reports of shipments received or forwarded, not covered by waybills, such as coal, ore, etc. (3 years).

187. Freight loading records:

(f) Records of unloading of cars, showing by whom unloaded and when and by whom inspected (6 years).

189. Ticket records:

(a) Records of tickets received, sold, and on hand (3 years).

(c) Records of adjustments and corrections on ticket reports (3 years).

190. Ticket reports:

Reports of sale of tickets, sale of mileage books, collection for excess baggage, etc. (3 years). (For duplicates, see item 251a.)

192. Baggage records:

(b) Baggage waybills and manifests (2 years).

(c) Records of excess and C. O. D. baggage checks issued (2 years).

(d) Releases for baggage in bad order (2 years).

193. Miscellaneous collections by agents:

Records and reports of overcollection of freight and other charges (with record of refund or disposition); sale of unclaimed freight, sale of water; icing, weighing, reconsignment, loading, and unloading charges; garnishee fees, etc. (4 years). (For duplicates see item 215a.)

202. Car records and reports:

(a) Records and cars received, forwarded, and on hand (3 years).

(b) Records of cars received from and delivered to connecting carriers (3 years).

(c) Reports of cars received, forwarded, and on hand and wanted, including interchange with connecting lines (3 years).

204. Card waybills:

(a) Card waybills, when used as revenue billing (3 years)

(b) Card waybills, when shipments are covered by other revenue waybills (1 year).

210. Reports to Interstate Commerce Commission and other regulating bodies:

(k) Reports to regulating bodies regarding expenditures of proceeds from sale of authorized securities, file copies of, and supporting papers (10 years).

Note.—The supporting papers referred to in item 210 are those requisite to support the reports named, and not elsewhere provided for in these regulations. If figures for such reports are assembled on memorandum sheets, such sheets constitute a part of the supporting papers and shall be retained accordingly.

212. Monthly or other periodical statements of general balance sheet, income, and profit and loss accounts, comparative or otherwise (5 years).

213. Monthly or other periodical statements of revenues and expenses, comparative or otherwise, and analyses of increases and decreases (5 years).

214. Monthly or other periodical statements of tonnage handled, by tons, ton-miles, commodities, divisions, or otherwise (5 years).

215. Monthly or other periodical statements of car-miles, train-miles, and movements of freight and passenger cars (5 years)

216. Monthly or other periodical statements of performances of locomotives (5 years).

217. Monthly or other periodical statements of employees by duties, days, compensation, or otherwise (5 years).

218. Monthly or other periodical statements of passenger traffic, by number of passengers, passenger-miles, divisions, or otherwise (5 years).

238. Demurrage and storage:

(b) Reports and statements to carriers of demurrage and storage, and file copies thereof (3 years).

(c) Reports from agents of carriers of accruals of demurrage and storage charges, of cars received, placed, and released, of constructive placement, etc. (3 years).

258. Store door pick-up and delivery records:

(a) A manifest detailing shipments delivered to freight station by consignor or consignor's authorized drayman on which an allowance is authorized in lieu of pick-up service. (Statement of drayage allowance due shipper or consignee.) (5 years for the copies in agents' files.)

(b) Station record of all C. O. D. shipments received and all C. O. D. "Interline" shipments billed (5 years for original; 5 years for office copy; optional for other copies).

(c) A manifest of shipments to be delivered by drayman. (Record of delivery service shipments.) (5 years for original; optional for agents' copy.)

(d) A manifest of shipments to be picked up by dray-(Record of pick-up shipments.) (5 years for agents' copy.)

(e) A C. O. D. pouch to inclose shipper's invoice and fasten to original waybill (Optional at point of delivery).

(f) Notice to consignees of tender of delivery (5 years for duplicate attached to agents' delivery receipts.)

(g) Monthly summary of drayage charges paid (5 years for original; 5 years for office copy).

(h) Summary of manifest forms (c) and (d) Pick-up and Delivery Service shipments (5 years for agents' originals).

(i) Monthly report by agents covering handling of L. C. L. freight at pick-up and delivery stations (No minimum) (5 years for original; 5 years for copy for station file; optional for other copies).

(i) Monthly report by agents covering handling of L. C. L. freight at pick-up and delivery stations (With minimum) (5 years for original; 5 years for copy for station file; optional for other copies).

(k) Monthly report by agents covering handling of L. C. L. freight at non-pick-up and delivery stations (5 years for original; 5 years for copy for station file; optional for other copies).

(1) Pick-up service call sheet (5 years for agents' copy). (m) Card form patrons authority for service desired (Cartage authorities) (5 years after cancellation).

It is further ordered, That the words "Extra fare tickets, water tickets, bridge toll tickets" be and they are hereby added to item 96 (a);

It is further ordered, That the words "See item 57" be and they are hereby eliminated from items 51 (a), 53, 55 (b). 112 (a), 130, 131, 150 (a), 150 (c), 152, 156, 201 (a), and

It is further ordered, That the general heading for items 180 to 206, inclusive, be and it is hereby modified to read "Agencies, Yards, and Accounting Bureaus

It is further ordered, That this order shall become effective on January 1, 1938.

By the Commission, Division 4:

[SEAL] W. P. BARTEL, Secretary.

[F. R. Doc. 38-59; Filed, January 7, 1938; 12:15 p. m.]

SOCIAL SECURITY BOARD.

[Corrected Print]

CERTIFICATION OF STATE UNEMPLOYMENT COMPENSATION LAWS TO THE SECRETARY OF THE TREASURY

Pursuant to section 903 (a) of the Social Security Act, approved August 14, 1935, as amended, the Social Security Board has heretofore approved the unemployment compensation laws of the following states:

Alabama, Alaska, Arizona, Arkansas, California, Colorado, Connecticut, Delaware, District of Columbia, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Min-

nesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin, Wyoming.

In accordance with the provisions of section 903 (b) of said Act, the Social Security Board hereby certifies the foregoing states to the Secretary of the Treasury for the taxable year 1937.

December 31, 1937.

[SEAL]

SOCIAL SECURITY BOARD. By A. J. ALTMEYER, Chairman.

[F.R. Doc. 38-13; Piled, December 31, 1937; 3:51 p. m.]